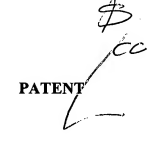
01-09-04





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Zhou, et al.

Serial No.: 10/616,505

Filed: July 9, 2003

For: APPARATUS AND METHOD FOR

FLUID DELIVERY TO A HYBRIDIZATION STATION

Group Art Unit: 1743

Examiner: Unknown

Atty. Dkt. No.: XEO100/4-008US/75000

CERTIFICATE OF EXPRESS MAILING NUMBER: EV253711277 U.S

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ELECTION UNDER 37 C.F.R. §§ 3.71 AND 3.73 AND POWER OF ATTORNEY

MAIL STOP PATENT APPLICATION

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

Sir:

The undersigned, being Assignee of record of the entire interest in the above-identified application by virtue of an assignment recorded in the United States Patent and Trademark Office as set forth below, hereby elects, under 37 C.F.R. § 3.71, to prosecute the application to the exclusion of the inventor.

The Assignee hereby revokes any previous Powers of Attorney and appoints:

J. Clark Martin (Reg. No. 26,198); W. Ronald Robins (Reg. No. 26,222); William L. LaFuze (Reg. No. 27,205); Willem G. Schuurman (Reg. No. 29,998); Peter E. Mims (Reg. No. 32,429); Steven R. Borgman (Reg. No. 33,160); Karen Tucker White (Reg. No. 34,267); Randy C. Furlong (Reg. No. 35,144); Timothy S. Corder (Reg. No. 38,414); Minh-Hien Nguyen (Reg. No. 37,294); Adam V. Floyd (Reg. No. 39,192); Gerald D. Malpass, Jr. (Reg. No. 40,079);

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Pursuant to 37 C.F.R. § 3.73, the undersigned has reviewed the evidentiary documents, specifically the Assignment to Xeotron Corporation referenced below, and certifies that to the best of my knowledge and belief, title remains in the name of the Assignee.

Please direct all communications as follows:

Customer No. 21586

ASSIGNEE:

XEOTRON CORPORATION

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